

Annex "B1"

DECLARATION FORM CERTIFYING THE EXISTENCE OR ABSENCE OF ANY RELATIONSHIP OF AFFILIATION

With reference to the submission of the attached list of candidates to the Board of Statutory Auditors of FinecoBank S.p.A., pursuant to the applicable laws and regulations and in compliance with the reccomendations made by Consob with the Communication no. 9017893 of February 26, 2009 (the "Consob Communication"),

	shareholder, with registered office in	
•	in case of natural person, the full name, the fiscal code number and the address of res	sidence or the
domi	nicile), holder of noshares, equal to% of the ordinary share capital,	
	or	
The s	shareholders:	
	, with registered office in	_ (or, in case
	of natural person, the full name, the fiscal code number and the address of res domicile); and	idence or the
	, with registered office in	_ (or, in case
	of natural person, the full name, the fiscal code number and the address of res domicile),	idence or the
holdi	ding a total of noshares, equal to% of the ordinary share capital,	
	declares/declare:	
144- <i>q</i> with Artic	believe there exist / there do not exist the following relationships of affiliation – purse-quinquies of the Consob Regulation no. 11971 of May 14, 1999 (the "Issuers' Reputation that the shareholder(s) who – on the basis of notifications of significant shareholding icle 120 of the Italian Legislative Decree no. 58 of February 24, 1998 (the "Consolid	egulation") – s pursuant to ated Law on
144- <i>o</i> with Artic Fina l Law	-quinquies of the Consob Regulation no. 11971 of May 14, 1999 (the " Issuers' R h the shareholder(s) who — on the basis of notifications of significant shareholding	egulation") – s pursuant to ated Law on Consolidated
144- <i>a</i> with Artic F ina Law	-quinquies of the Consob Regulation no. 11971 of May 14, 1999 (the "Issuers' Refer the shareholder(s) who — on the basis of notifications of significant shareholding ficle 120 of the Italian Legislative Decree no. 58 of February 24, 1998 (the "Consolidance"), or the publication of shareholders' agreements pursuant to Article 122 of the von Finance, as reported today on the Company's website and on Consob's website—	egulation") – s pursuant to ated Law on Consolidated
144- <i>a</i> with Artic F ina Law	-quinquies of the Consob Regulation no. 11971 of May 14, 1999 (the "Issuers' Refer the shareholder(s) who — on the basis of notifications of significant shareholding icle 120 of the Italian Legislative Decree no. 58 of February 24, 1998 (the "Consolidance"), or the publication of shareholders' agreements pursuant to Article 122 of the von Finance, as reported today on the Company's website and on Consob's website – uding jointly, a controlling or relative majority interest in FinecoBank S.p.A.:	egulation") – s pursuant to ated Law on Consolidated
144- <i>a</i> with Artic F ina Law Includa	-quinquies of the Consob Regulation no. 11971 of May 14, 1999 (the "Issuers' R in the shareholder(s) who — on the basis of notifications of significant shareholding icle 120 of the Italian Legislative Decree no. 58 of February 24, 1998 (the "Consolid ance"), or the publication of shareholders' agreements pursuant to Article 122 of the won Finance, as reported today on the Company's website and on Consob's website – uding jointly, a controlling or relative majority interest in FinecoBank S.p.A.: family relationships:	egulation") – s pursuant to ated Law on Consolidated
144- <i>q</i> with Artic Fina r Law includa	requinquies of the Consob Regulation no. 11971 of May 14, 1999 (the "Issuers' R in the shareholder(s) who — on the basis of notifications of significant shareholding ficle 120 of the Italian Legislative Decree no. 58 of February 24, 1998 (the "Consolid ance"), or the publication of shareholders' agreements pursuant to Article 122 of the v on Finance, as reported today on the Company's website and on Consob's website – uding jointly, a controlling or relative majority interest in FinecoBank S.p.A.: family relationships: yes □ no □	egulation") – s pursuant to ated Law on Consolidated
144- <i>q</i> with Artic F ina Law (ncluda)	requinquies of the Consob Regulation no. 11971 of May 14, 1999 (the "Issuers' Refer the shareholder(s) who — on the basis of notifications of significant shareholding ficle 120 of the Italian Legislative Decree no. 58 of February 24, 1998 (the "Consolidance"), or the publication of shareholders' agreements pursuant to Article 122 of the von Finance, as reported today on the Company's website and on Consob's website – uding jointly, a controlling or relative majority interest in FinecoBank S.p.A.: family relationships: yes □ no □ membership of the same group:	egulation") – s pursuant to ated Law on Consolidated
144- <i>q</i> with Artic F ina Law (ncluda)	-quinquies of the Consob Regulation no. 11971 of May 14, 1999 (the "Issuers' R in the shareholder(s) who — on the basis of notifications of significant shareholding icle 120 of the Italian Legislative Decree no. 58 of February 24, 1998 (the "Consolid ance"), or the publication of shareholders' agreements pursuant to Article 122 of the v on Finance, as reported today on the Company's website and on Consob's website – uding jointly, a controlling or relative majority interest in FinecoBank S.p.A.: family relationships: yes □ no □ membership of the same group: yes □ no □	egulation") – s pursuant to ated Law on Consolidated
144-q with Artic Finan Law includa a)	requinquies of the Consob Regulation no. 11971 of May 14, 1999 (the "Issuers' Repair the shareholder(s) who — on the basis of notifications of significant shareholding ficle 120 of the Italian Legislative Decree no. 58 of February 24, 1998 (the "Consolidance"), or the publication of shareholders' agreements pursuant to Article 122 of the von Finance, as reported today on the Company's website and on Consob's website – uding jointly, a controlling or relative majority interest in FinecoBank S.p.A.: family relationships: yes □ no □ membership of the same group: yes □ no □ control relations between a company and those jointly controlling it:	egulation") – ss pursuant to lated Law on Consolidated - holds / hold,
144-q with Artic Finan Law include a)	requinquies of the Consob Regulation no. 11971 of May 14, 1999 (the "Issuers' Report to the shareholder(s) who — on the basis of notifications of significant shareholding icle 120 of the Italian Legislative Decree no. 58 of February 24, 1998 (the "Consolid ance"), or the publication of shareholders' agreements pursuant to Article 122 of the von Finance, as reported today on the Company's website and on Consob's website—uding jointly, a controlling or relative majority interest in FinecoBank S.p.A.: family relationships: yes □ no □ membership of the same group: yes □ no □ control relations between a company and those jointly controlling it: yes □ no □ relationships of affiliation pursuant to Article 2359, paragraph 3, of the Italian	egulation") – ss pursuant to lated Law on Consolidated - holds / hold,
144- <i>o</i> with Artic Fina l Law	-quinquies of the Consob Regulation no. 11971 of May 14, 1999 (the "Issuers' Refer the shareholder(s) who — on the basis of notifications of significant shareholding icle 120 of the Italian Legislative Decree no. 58 of February 24, 1998 (the "Consolidance"), or the publication of shareholders' agreements pursuant to Article 122 of the von Finance, as reported today on the Company's website and on Consob's website – uding jointly, a controlling or relative majority interest in FinecoBank S.p.A.: family relationships: yes □ no □ membership of the same group: yes □ no □ control relations between a company and those jointly controlling it: yes □ no □ relationships of affiliation pursuant to Article 2359, paragraph 3, of the Italian including with entities belonging to the same group:	egulation") – ss pursuant to lated Law on Consolidated - holds / hold,

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2)

3)

1)		d Law on Fina	ance involving shares of FinecoBank, of its parent company or one of
	yes □ n	ю 🗆	
conrexisto A purs	nections with t or exist but rticle 120 of uant to Artic	the aforements are insignifica the Consolida le 122 of the consob's webs	aforementioned Consob Communication, to believe the following foned holder(s) of controlling or relative majority interest exist / do not nt – on the basis of notifications of significant shareholdings pursuant ated Law on Finance, or the publication of shareholders' agreements Consolidated Law on Finance, as reported today on the Company's ite – holds / hold, including jointly, a controlling or relative majority
a)	agreement p		past, even by companies of the respective groups, to a shareholders' y Article 122 of the Consolidated Law on Finance involving shares of of its group:
	yes □	no 🗆	yes, but insignificant □
b)		even by comp nares of third p	vanies of the respective groups, to the same shareholders' agreement varties:
	yes □	no 🗆	yes, but insignificant □
c)			direct shareholdings, and the presence, if any, of direct or indirect setween companies of the relevant groups:
	yes □	no 🗆	yes, but insignificant □
d)	belonging to	the group of	ly held posts in management or supervisory boards of companies the controlling or relative majority shareholder (or shareholders), and een employed by such companies:
	yes □	no 🗆	yes, but insignificant □
e)	shareholder	s who hold, i	irectly or through representatives, in the list submitted by the ncluding jointly, a controlling interest or a relative majority in the anagement or supervisory boards:
	yes □	no 🗆	yes, but insignificant □
f)	shareholder	s who hold, i	irectly or through representatives, in the list submitted by the ncluding jointly, a controlling interest or a relative majority in the anagement or supervisory boards:
	yes □	no 🗆	yes, but insignificant □
g)	any current professional		mercial, financial (except as part of the core business of the lender) or
	yes □	no 🗆	yes, but insignificant □
h)	key manage		ted of candidates who are or have recently been executive directors or colling or relative majority shareholder (or shareholders), or companies e groups:
	yes □	no 🗆	yes, but insignificant □
	•	•	s listed above, where one or more have been declared to exist though pecify why you believe they are not such as to define an affiliate

relationship within the meanings of Article 148, paragraph 2, of the Consolidated Law on Finance and

Article 144-quinquies of the Issuers' Regulations:

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This is an English translation of the original	al Italian document. The original version in Italian takes precedence
Annex " <u>B1</u> "	
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	,
- Ecc.	
(place and date)	
-	

 $(signature^{l})$

 $^{^{1}}$ Signature of the legal representative or other person endowed with special powers of attorney.

